

1 KILPATRICK TOWNSEND & STOCKTON LLP  
2 SUSAN W. PANGBORN (State Bar No. 282533)  
spangborn@kilpatricktownsend.com  
3 KENDRA C. CHAPMAN (State Bar No. 294030)  
KChapman@kilpatricktownsend.com  
4 KAYLA M. FREDERICKSON (State Bar No. 347537)  
KFrederickson@kilpatricktownsend.com  
5 Two Embarcadero Center, Suite 1900  
San Francisco, CA 94111  
Telephone: 415 576 0200  
6 Facsimile: 415 576 0300

7 Attorneys for Defendants  
8 IQVIA HOLDINGS INC. and  
Q SQUARED SOLUTIONS LLC

9  
10 **UNITED STATES DISTRICT COURT**  
11 **FOR THE CENTRAL DISTRICT OF CALIFORNIA**  
12

13 KATRINA WRIGHT,

14 Plaintiff,

15 v.

16 Q SQUARED LABORATORY  
17 SOLUTIONS LLC, a corporation;  
IQVIA HOLDINGS, INC, a  
18 corporation; TRAVIS HOAR, an  
individual; ABRAHAM GAYTAN, an  
individual; and DOES 1 THROUGH  
19 100, inclusive,

20 Defendants.  
21

Civil Action No.

**IQVIA HOLDINGS INC. AND Q  
SQUARED SOLUTIONS LLC'S  
NOTICE OF INTERESTED  
PARTIES**

Complaint Filed: February 7, 2023

22  
23 Pursuant to Civil Local Rule 7.1-1, the undersigned counsel of record for  
24 Defendants IQVIA Holdings Inc. and Q Squared Solutions LLC certifies that the  
25 following listed party (or parties) may have a pecuniary interest in the outcome of  
26 this case. These representations are made to enable the Court to evaluate possible  
27 disqualification or recusal.

28 1. Katrina Wright – Plaintiff.

1           2. IQVIA Holdings Inc. – Defendant. IQVIA Holdings Inc. is publicly  
2           traded on the New York Stock Exchange.  
3           3. Q Squared Solutions LLC – Defendant. Q Squared Solutions LLC is  
4           wholly-owned by Q Squared Holdings, LLC, which in turn is owned by  
5           IQVIA Pharma Inc. and IQVIA RDS Inc. IQVIA RDS Inc. is a wholly  
6           owned subsidiary of IQVIA Pharma Inc., which is a wholly-owned  
7           subsidiary of IQVIA Inc., which is a wholly-owned subsidiary of  
8           IQVIA Holdings Inc.

9  
10          DATED: March 20, 2023           Respectfully submitted,

11   KILPATRICK TOWNSEND & STOCKTON  
12   LLP

13          By:   
14   SUSAN W. PANGBORN

15   Attorneys for Defendants  
16   IQVIA HOLDINGS INC. and  
   Q SQUARED SOLUTIONS LLC

1 **PROOF OF SERVICE**  
2

3 I am employed in the County of San Francisco, State of California. I am over  
4 the age of eighteen years and not a party to this action. My business address is  
5 Kilpatrick Townsend & Stockton LLP, Two Embarcadero Center, Suite 1900, CA  
6 94111.

7 On the date set forth below, I served the foregoing document entitled **IQVIA**  
8 **HOLDINGS INC. AND Q SQUARED SOLUTIONS LLC'S NOTICE OF**  
9 **INTERESTED PARTIES** on the interested parties in this action, as follows:

10 Adam Reisner 11 Tessa King 12 Travis Beck 13 Reisner & King LLP 14 15303 Ventura Blvd., Suite 1260 15 Sherman Oaks, CA 91403	16 Tel.: 818-981-0901
--	-----------------------

17  [By E-Mail] I caused said document to be sent by electronic transmission  
18 to the e-mail addresses indicated for the parties listed above.

19  [By First Class Mail] I am readily familiar with my employer's practice  
20 for collecting and processing documents for mailing with the United States Postal  
21 Service. On the date listed herein, following ordinary business practice, I served the  
22 foregoing document at my place of business, by placing true copies thereof,  
23 enclosed in sealed envelopes, with first class postage thereon fully prepaid, for  
24 collection and mailing with the United States Postal Service where they would be  
25 deposited with the United States Postal Service that same day in the ordinary course  
26 of business.

27  [By Overnight Courier] I caused each envelope to be delivered by a  
28 commercial carrier service for overnight delivery to the offices of the addressees.

29  [By Hand] I directed each envelope to the parties so designated on the  
30 service list to be delivered by courier this date.

31 I declare under penalty of perjury under the laws of the United States of  
32 America that the foregoing is true and correct, and that this declaration was executed  
33 on March 20, 2023, at San Francisco, California.

34   
35 \_\_\_\_\_

36 Esther Cerletti  
37